

2.	Rhonda Bowman c/o Strecker & Associates, 401 South Boston Ave., Suite 2150 Tulsa, OK 74103-4009 (918) 582-1734	Human Resources. Plaintiff expects this witness may testify to Defendant's business and operations, Plaintiff's employment, the reasons for her termination and the Defendant's policies and procedures regarding discipline and termination. This witnesses' deposition is scheduled for March 12, 2013.
3.	Karissa Mills c/o Strecker & Associates, 401 South Boston Ave., Suite 2150 Tulsa, OK 74103-4009 (918) 582-1734	This witness was the Office Manager at Defendant. Plaintiff expects this witness may testify to Defendant's business and operations, Plaintiff's employment, the reasons for her termination and the Defendant's policies and procedures regarding discipline and termination. Plaintiff expects this witness will testify as to Defendant's knowledge regarding Plaintiff's illnesses and that her absences from work were related to such illnesses.
4.	Kristen Orahod 13024 Clover Leaf Lane Oklahoma City, OK 73170	Former employee of Defendant. This witness possesses information related to the Defendants' policies, practices and procedures regarding discrimination, retaliation, discipline and termination, as well as the reasons for the adverse actions taken against the Plaintiff. As this witness has not yet been deposed she may possess additional information not presently known.
5.	Connie Jo Humphrey Waterside Dr. Oklahoma City, OK 73170 (405) 692-5956	Former employee of Defendant. Plaintiff expects this witness will testify as to Defendant's knowledge regarding Plaintiff's illnesses and that her absences from work were related to such illnesses. This witness may testify to her own termination where she was also forced to resign. As this witness has not yet been deposed she may possess additional information not presently known.
6.	Billy Martin 1208 7 th St. Perry, OK 73077	Former employee of Defendant. Plaintiff expects this witness will testify as to Defendant's knowledge regarding Plaintiff's illnesses and that her absences from work were related to such illnesses. As this witness has not yet been deposed he may possess additional information not presently known.

7.	Tara White PO Box 1531 Mannford, OK 74044	Former employee of Defendant. This witness may testify to her own termination where she was also forced to resign. This witness possesses information related to the Defendants' policies, practices and procedures regarding discrimination, retaliation, discipline and termination, as well as the reasons for the adverse actions taken against the Plaintiff. As this witness has not yet been deposed she may possess additional information not presently known.
8.	Melissa Pratt address unknown	Employee of Defendant. This witness possesses information related to the Defendants' policies, practices and procedures regarding discrimination, retaliation, discipline and termination, as well as the reasons for the adverse actions taken against the Plaintiff. As this witness has not yet been deposed he may possess additional information not presently known.
9.	Witnesses identified though discovery to whom Plaintiff does not object.	
10.	Further witnesses identified by Plaintiff.	
11.	Witnesses identified by Defendant to whom Plaintiff does not object.	

EXHIBITS

WILL USE:

No.	Exhibit
1.	Defendant's Personnel Policies, D(N) 000834, 000846, 000851, 000856
2.	Dec. 13 Email between Bowman and Larson, D (N) 000889
3.	OESC Order of Determination, D(N) 00050-51
4.	Dec. 21 letter from Dr. Qureshi, Plf 253
5.	Plaintiff's pay stubs and tax forms showing lost wages
6.	Portions of depositions designated by Plaintiff in accordance with Rule 26(a) and Court's Scheduling Order

MAY USE:

No.	Exhibit
1.	Defendant's Position Statement, D (N) 000052-000055
2.	12/13/10 Employee Disciplinary Action Notice and Plaintiff's Response, D(N) 00008-12, D(N) 00022-28
3.	12/3/10 Medical Records; D(N) 1715-1717
4.	12/6/10 Medical Records; D(N)1718-19, Plf Nevolas 227
5.	12/7/10 letter from Dr. Werner, Plf Nevolas 262
6.	Documents pertaining to Plaintiff's Dr. Appt on 12/15/10; D(N) 451, D(N) 000749, 236, D(N) 000181
7.	12/15/10 Meeting Agenda, D (N) 001411-001412
8.	12/15/10 Email from Bowman to Larson, D(N) 000890
9.	12/17/10 Email from Larson to Bowman, D(N) 000891
10.	12/17/10 Patient Record from Dr. Werner D(N) 001720
11.	12/18/10 Breast MRI of Oklahoma Referral, D(N) 1721
12.	12/20/10 Employee Time Sheet, D (N) 625
13.	12/20/10 Breast MRI of Oklahoma Documents, D(N) 00237, D(N) 1722-23
14.	12/21/10 Letter from Dr. Qureshi, Plf Nevolas 253
15.	12/23/10 Return to Work Form from Dr. Qureshi, D(N) 455
16.	12/27/10 Advanced Notice Request for Time Off, D(N) 454
17.	Documents pertaining to Plaintiff's 1/10/11 Request for Time Off, Plf Nevolas 14, D (N) 000633
18.	Documents pertaining to Plaintiff's 1/14/11 Request for Time Off; Plf Nevolas 13, D (N) 000457
19.	Documents pertaining to Plaintiff's 1/18/11 Request for Time Off; D (N) 00632, D(N) 00926
20.	1/19/11 Dr. Qureshi Medical Record, D (N) 1655
21.	Documents pertaining to Plaintiff's 1/19/11 Request for Time Off; D (N) 000926; D (N) 000459
22.	1/24/11 Dr. Haygood Return to Work Slip, Plf Nevolas 267
23.	1/25/11 Emails between Bowman and Larson, D (N) 000896-897,893,895,947
24.	Dr. Qureshi Return to Work Slip, D(N) 243

25.	Termination Documents, D(N)113-114
26.	Plaintiff's Handwritten Response to Termination, Plf 167-174
27.	1/26/11 Deaconess Hospital Imaging Report, D(N) 1688-89
28.	1/28/11 Dr. Qureshi Medical Record, D(N) 001654
29.	2/8/11 Medical Records, D(N) 001694-96
30.	Calenders re: Plaintiffs Appointments, Plf Nevolas 133-140, 328-329
31.	Plaintiff's Phone Records, Plf Nevolas 285-319
32.	Plaintiff's Time Exemption Forms
33.	Transcript from OESC Hearing, Plf Nevolas 342-392
34.	Defendant's Responses to Discovery
35.	Personnel Documents responsive to Plf's Req. Prod. No. 9 (Motion to Compel Pending, Not yet Produced)
36.	Dr. Qureshi Expert Report
37.	Documents used for impeachment to which Plaintiff does not object.
38.	Further documents produced during discovery

RESPECTFULLY SUBMITTED THIS 1st DAY OF MARCH, 2013.

HAMMONS, GOWENS, HURST
& ASSOCIATES

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CERTIFICATE OF SERVICE

A true copy of the foregoing was filed and served by use of this Court's ECF system of filing and service to the opposing counsel below listed on this 1st day of March, 2013.

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